



UNITED STATES DEPARTMENT OF COMMERCE Patent and Tredemark Office

		•					
SERIAL NUMBER	FILING DATE	FIRST NA	MED APPLICANT		ATTORNEY DOCKET NO.		
08/999,498	12/29/97	HARARI		E			
·					EXAMINER		
020227		MM11/0917					
MAJESTIC PAR	SONS SIEBE	RT & HSUE		_TRAN_A			
FOUR EMBARCA	DERO CENTE	R SUITE 1100		ART UNIT	PAPER NUMBER		
SAN FRANCISC	O CA 94111	-4106		2818	.7		
				DATE MAILED:	09/17/98		
•	•						
·		NOTICE OF ALLO	WABILITY				
All the claims bein	g allowable, PROSE	RE-AMDTS C	F 12/29 F				
	g allowable, PROSE usly mailed), a Notic	RE-AMDTS C CUTION ON THE MERITS e Of Allowance And Issue R	F 12/29 F				
All the claims bein berewith (or previouse.) The allowed claims The drawings filed of	g allowable, PROSE usly mailed), a Notice are 63-87	CUTION ON THE MERITS e Of Allowance And Issue F	F 12/2a/ IS (OR REMAINS) Of the Due or other app 2 and optable.	ropriate commun	CAN CELED.		
All the claims bein berewith (or previous course. The allowed claims The drawings filed of acknowledgment is received. [] been fi	g allowable, PROSE usly mailed), a Notice are 63-89 on s made of the claim illed in parent applica	CUTION ON THE MERITS e Of Allowance And Issue F CLAIUS 1 - 6 are acceptor priority under 35 U.S.6	IS (OR REMAINS) Coree Due or other app 2 and optable. C. 119. The certified	ropriate commun	ication will be sent in due CAN CELED. en received. [_] not been		
All the claims bein berewith (or previous course. The allowed claims The drawings filed of akknowledgment is received. [] been filed. Myote the attached E	g allowable, PROSE usly mailed), a Notice are 63 - 89 on on on on one of the claim iled in parent applicate examiner's Amendme	CUTION ON THE MERITS TO Allowance And Issue For CLAIUS 1 - 6 Tor priority under 35 U.S. of the Serial No.	IS (OR REMAINS) Coree Due or other app 2 and optable. C. 119. The certified	ropriate commun	ication will be sent in due CAN CELED. en received. [_] not been		
All the claims bein berewith (or previous course. The allowed claims The drawings filed of acknowledgment is received. [] been filed the attached E	g allowable, PROSE usly mailed), a Notice are 63 - 89 on on on one of the claim iled in parent applications aminer's Amendmet aminer Interview Sciences.	CUTION ON THE MERITS e Of Allowance And Issue F CLATUS 1 - 6 are acceptor priority under 35 U.S. ent. ummary Record, PTOL-413.	IS (OR REMAINS) Coree Due or other app 2 and optable. C. 119. The certified	ropriate commun	ication will be sent in due CAN CELED. en received. [_] not been		
All the claims bein berewith (or previous course. If he allowed claims The drawings filed of Acknowledgment is received. [] been filed to the attached Elliphote Elliphote the attached Elliphote Elliphot	g allowable, PROSE usly mailed), a Notice are 63 - 89 cm. s made of the claim lied in parent applications are carminer's Amendment applications are carminer interview Scaminer's Statement	CUTION ON THE MERITS TO Allowance And Issue For CLAIUS 1 - 6 Tor priority under 35 U.S. of the Serial No.	IS (OR REMAINS) Coree Due or other app 2 and optable. C. 119. The certified	ropriate commun	ication will be sent in due		

PART II.

A SHORTENED STATUTORY PERIOD FOR RESPONSE to comply with the requirements noted below is set to EXPIRE THREE MONTHS FROM THE "DATE MAILED" indicated on this form. Failure to timely comply will result in the ABANDONMENT of this application.

Ext	ensions of time may be obtained under the provisions of 37 CFR 1.136(a).
	Diote the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL APPLICATION, PTO-152, which discloses that the oath or declaration is deficient. A SUBSTITUTE OATH OR DECLARATION IS REQUIRED.
	M APPLICANT MUST MAKE THE DRAWING CHANGES INDICATED BELOW IN THE MANNER SET FORTH ON THE REVERSE SIDE OF THIS PAPER.
;	a. M Drawing informalities are indicated on the NOTICE RE PATENT DRAWINGS, PTO-948, attached hereto or to Paper No.
١	b. The proposed drawing correction filed on has been approved by the examiner. CORRECTION IS REQUIRED.
	c. Approved drawing corrections are described by the examiner in the attached EXAMINER'S AMENDMENT. CORRECTION IS AEQUIRED.
	d. 🗹 Formal drawings are now REQUIRED.

Any response to this letter should include in the upper right hand corner, the following information from the NOTICE OF ALLOWANCE AND ISSUE FEE DUE: ISSUE BATCH NUMBER, DATE OF THE NOTICE OF ALLOWANCE, AND SERIAL NUMBER,

Examiner's Amendment

Examiner Interview Summary Record, PTOL- 413

Notice of References Cited, PTO-892 Information Disclosure Citation, PTO-1449

Notice of Informal Application, PTO-152
Notice re Patent Drawings, PTO-948

. _ Listing of Bonded Draftsmen

_ Other

Serial Number: 08/999,498

Art Unit: 2818

#7/D -2at 0a/16/a8

The Preliminary Amendments filed respectively on December 29, 1997, April 07, 1998 and June 08, 1998 have been received and placed of record.

Claims 1-62 and 90-99 been canceled.

Claims 63-89 pending.

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

In the claims :

In claim 63, line 12, change "associated" to --coupled--;

In claim 71, line 2, after "and", add --a--;

line 3, change "that are" to - coupled to said

memory controller and said system address bus, said multiple

sectors being -;

line 10, after "circuit", add --, coupled to said multiple sectors and--;

line 14, after "coupled to", add --said multiple sectors to--;

Serial Number: 08/999,498

Art Unit: 2818

In claim 77, line 8, after "circuit", add --, coupled to said multiple sectors and--;

line 11, after "coupled to", add --said multiple sectors to--;

In claim 82, line 6, change "combinations" to --combination-

line 15, change "©" to --(c)--;
line 16, change "combinations" to --

combination--; and

In claim 85, line 4, change "includes" to --is terminated by--.

The above changes are to render the claims clearer and complete, without reference to prior art.

Authorization for this examiner's amendment was given in a telephone interview with Mr. Gerald P. Parsons on September 16, 1998.

The following is an examiner's statement of reasons for allowance:

Serial Number: 08/999,498 -4-

Art Unit: 2818

The prior art, alone or in combination, fails to teach or fairly suggest a Flash EEPROM system comprising one or more integrated circuit chips each having an array of Flash EEPROM cells partitioned into a plurality of sectors, each sector addressable for erase such that all cells therein are erasable simultaneously, the cells of the array being individually programmable into more than two states in order to store more than one bit of data per cell; means for selecting a plurality of sectors among the one or more chips for erase operation; means for simultaneously performing the erase operation on only the plurality of selected sectors; and individual register coupled to each sector for holding a status to indicate whether the sector is selected or not.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Art Unit: 2818

September 16, 1998

Bavid Nelms
Supervisory Patent Examiner
Technology Center 2800



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

020227 MM11/0917 MAJESTIC PARSONS SIEBERT & HSUE FOUR EMBARCADERO CENTER SUITE 1100 SAN FRANCISCO CA 94111-4106

APPLICATION NO.	FILING DATE	TOTAL CLAIMS		EXAMINE	R AND GROUP AR	RT UNIT	DATE MAILED
08/999,498	12/29/97	027	TRAN,	Ά		2818	09/17/98
First Named Applicant		ELIY	LIOHA				

TITLE OF

INVENTION MULTI-STATE FLASH EEPROM SYSTEM WITH SELECTIVE MULTI-SECTOR ERASE (AS AMENDED)

ATTY'S DOCKE	T NO.	CLASS-SUBCLASS	BATCH NO.	AP	PPLN. TYPE	SMALL ENTITY	FEE DUE	DATÉ DUE
2		365-18	5.030	J23	UTILITY	NO.	\$1320.00	12/17/98

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u>

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above.
 If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.

If the SMALL ENTITY is shown as NO:

- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number.

 Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PATENT AND TRADEMARK OFFICE COPY